

UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 20231 www.usplo.gov

U.S. APPLICATION NO.		FIRST NA	MED APPLICANT		www.uspto.gov		
09/831262	<u> </u>	GAMMERMA			ATTY, DOCKET NO.		
		O WINDLE COM	••	A	211163		
LEYDIG VOIT & MAYER, LTD				INTERNATIONAL APPLICATION NO.			
TWO PRUDENTIAL PL	AZA, SUITE 49	900		PCI/G	B99/03737		
180 NORTH STETSON CHICAGO, IL 60601 67	AVENUE			I.A. FILING DATE	PRIORITY DATE		
CHICAGO, IL 60601 67	80			09 NOV 99	09 NOV 98		
				12 1101 00	19 JUN 2001		
			,	DATE MAILED:			
NOTIFICATION O	F MISSING	REQUIREME	NTS UNDER	35 ILS.C. 371 I	N THE IMPER		
	WIES DEST	GNAIED/ELE	CTED OFFI	CE MO/EO/TIS			
1. The following items hav	e been submitter	d by the applicant or	the IB to the Lir	ited States Datent and	Trademark		
U.S. Basic Nat	Priester Ottice (2	7/ CFR 1.494) 🔀 8	in Elected Office	e (37 CFR 1.495):	LEYDIG, VOIT & MAYER		
	ernational applic	ation Transf	ion of Small En	ity Status.	RECEIVED		
Oath or Declara	tion of inventor		ition of Article	national application in 19 amendments into E	to English. nglish. JUN 2 5 2001		
	19 amendments			o amendments into El			
Priority Docum					PAT/TM Due Date 8.19.01		
The Internation	l Preliminary E	xamination Report in	English and its	Annexes, if any.	1.19.200	12	
Translation of A	innexes to the in	iternational Prelimina	ry Examination	Report into English.	•••	- `	
2. Applicant has requeste the indicated items in paragram	d early processi	ng under 35 U.S.C.	371(f) but has n	It filed the following i	ndianted items 1/		
				f the international appl	lication must be filed		
prior to 20 or 30 months from U.S. Basic Nation		to avoid abandonin	ient.		The state of the s		
_		_	f the internation				
3. The following items MUS acceptance under 35 U.S.C.	T be furnished	within the period set	forth below in o	rder to complete the r	equirements for		
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later than t	he appropriate 2	0 or 30 months from	the priority date	e required if submitte	d s y		
i ne curren	translation is de	efective for the reaso	ns indicated on	the attached Notice of	Defective		
1 talisiation	l.						
appropriate	20 or 30 month	is from the priority d	application and/o	or the Annexes later th	an the		
z C. Oath or decial	ation of the inve	entors, in compliance	with 37 CFR 1	497(a) and (b) prope	rly identifying		
uie applicat	ion (preferably t	by the International a	onlication numb	er and international El	inn das. \ A		
date.	in de required i	if submitted later than	the appropriate	20 or 30 months from	n the priority		
The current	oath or declarat	tion does not comply	with 37 CFR 1.	497(a) and (b) for the	reasons		
indicated of	i the attached PC	CT/DO/EO/917.					
priority date	e (37 CFR 1.492	im of declaration late	r than the appro	priate 20 or 30 month	s from the		
Additional claim fees of \$	80.00 as	sarme large entity -	small entity, in	ncluding any required	multiple dependant		
claim fee, are required. Appl	icant must subm	it the additional clain	fees or cancel	the additional claims f	or which fees are		
due (37 CFR 1.492(g)). See	ittached PTO-87	5.					
5. Applicant has not subm	itted the required	d sequence listing pur	suant to 37 CFI	R 1.821-1.825. See a	ttached		
PCT/DO/EO/920.							
ALL OF THE ITEMS SET I	FORTH IN 3(a)	-3(d), 4 AND 5 AR	VE MUCT DE	CIIDA PROPER MARIO	TTD: TTTIO		
TOTAL PROPERTY AND A PARTY OF THE PARTY OF T	E OF IMB N	JIIU.K.UR KY 22 C	IV 37 MINNTU	C freehome 27 CVDD 4 4	OF If \ *****		
THE PRIORITY DATE FOI RESPOND WILL RESULT			VER IS LATE	R. FAILURE TO P	ROPERLY		
The time period set above may 136(a).	be extended by	filing a petition and	fee for extension	of time under the pro	ovisions of 37 CFR		
. If box 3a or 3c is checked,	a translation of	the Annexes MUST	e submitted no	later than the time per	iod set above or the		
Annexes will be cancelled. A . The Article 19 amendme	processing tee w	vill be required if sub	mitted later that	20 or 30 months from	n the maiority data		
r 30 (37 CFR 1.495(d)) mont	hs from the prior	rity date.	- Lo not provide	o) the appropriate 20	(5) CFR 1.494(d))		
pplicant is reminded that any ddress given in the heading an	communication dinclude the U.	to the United States 1 S. application no. sh	Patent and Trade	mark Office must be	mailed to the		
A copy				h this response.			
nclosed: PCT/DO/EO/91 PTO-875		Notice of Defective	Translation				
☐F10-8/3		PCT/DO/EO/920	Pat Boo	oker, Paralegal			
ORM PCT/DO/EO/905 (Marc	ch 2001)			03)305-3738	DNG		
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U.S. APPLICATION NO.	FIRST NAMED APPLICANT	ATTY. DOCKET NO.								
09/831262	GAMMERMAN									
	A 211163 INTERNATIONAL APPLICATION NO.									
LEYDIG VOIT & MAYER, LTD										
TWO PRUDENTIAL PLAZA, SU	PCT/GB99/03737									
180 NORTH STETSON AVENU	I.A. FILING DATE PRIORITY DATE									
CHICAGO, IL 60601 6780		00.1101.100								
		09 NOV 99 09 NOV 98								
	'	DATE MAILED: 19 JUN 2001								
NOTIFICATION OF MISSING PROLIDENTS AND										
NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)										
1. The following items have been submitted by the applicant or the IB to the United States Patent and Trademark										
Office as a Designated Office (37 CFR 1.494) an Elected Office (37 CFR 1.495):										
U.S. Basic National Fee	 Indication of Small Ent 	ity Status.								
Copy of the internationa	national application into English.									
Oath or Declaration of in		9 amendments into English.								
Copy of Article 19 amen Fig. Priority Document.	odments. Other:									
<u></u> 1	inary Examination Report in English and its	Annever if one								
The International Preliminary Examination Report in English and its Annexes, if any. Translation of Annexes to the International Preliminary Examination Report into English.										
		-								
2. Applicant has requested early p	processing under 35 U.S.C. 371(f) but has no	t filed the following indicated items and/or								
prior to 20 or 30 months from the prior	ow. The Basic National Fee and the copy of	the international application must be filed								
U.S. Basic National Fee.	Copy of the international	d application.								
3 The following items MILEY by Co.	_									
acceptance under 35 U.S.C. 371:	mished within the period set forth below in o	rder to complete the requirements for								
a. Translation of the appl	lication into English. A processing fee will be	e required if submitted								
later than the appro	priate 20 or 30 months from the priority date									
Translation.	ion is defective for the reasons indicated on	he attached Notice of Defective								
	viding the translation of the application and/o	or the Annexes later than the								
appropriate 20 or 30	months from the priority date (37 CFR 1.4)	92(f))								
c. Oath or declaration of	the inventors, in compliance with 37 CFR 1	497(a) and (b), properly identifying								
ule application (prei surcharge will be re	ferably by the International application numb quired if submitted later than the appropriate	er and international filing date). A								
date.		· · ·								
The current oath or	declaration does not comply with 37 CFR 1.	497(a) and (b) for the reasons								
d. Surcharge for providin	ched PCT/DO/EO/917. g the oath or declaration later than the appro	prints 20 or 20 months from the								
priority date (37 CF	R 1.492(e)).	priate 20 of 30 months from the								
4. Additional claim fees of \$80.00	as a 🗝 large entity 🗌 small entity, i	ncluding any required multiple dependent								
due (37 CFR 1.492(g)). See attached	st submit the additional claim fees or cancel	the additional claims for which fees are								
5. Applicant has not submitted the	required sequence listing pursuant to 37 CFI	R 1.821-1.825. See attached								
PCT/DO/EO/920.										
ALL OF THE ITEMS SET FORTH	IN 3(a)-3(d), 4 AND 5 ABOVE MUST BE	SUBMITTED WITHIN TWO (2)								
MUNTHS FROM THE DATE OF T	HIS NOTICE OR BY 22 OR 32 MONTH APPLICATION, WHICHEVER IS LATE	S (where 37 CFR 1.495 applies) FDOM								
RESPOND WILL RESULT IN ABA	NDONMENT.	R. FAILURE TO PROPERLY								
The time period set above may be suite	and and the control of the control o									
The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 CFR 1.136(a).										
•										
6. If box 3a or 3c is checked, a translation of the Annexes MUST be submitted no later than the time period set above or the										
Annexes will be cancelled. A processing fee will be required if submitted later than 20 or 30 months from the priority date. 7. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR 1.494(d))										
or 30 (37 CFR 1.495(d)) months from the priority date.										
Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the										
address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)										
	is notice MUST be returned with	n inis response.								
Enclosed: PCT/DO/EO/917 PTO-875	☐ Notice of Defective Translation ☐ PCT/DO/EO/920									
Pat Booker, Paralegal										
FORM PCT/DO/EO/905 (March 2001)	Telephone: C	703)305-3739								

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U.S. APPLIC	ATION NO.		FIRST NAMED APPLICANT		ATT	TY. DOCKET NO.				
	09/831262	62 GAMMERMAN		Α	211163					
					INTERNATIONAL APPLICATION NO.					
TWO PF	VOIT & MAYER, LT RUDENTIAL PLAZA,	SUITE 4900	PCT/GB99/03737							
180 NORTH STETSON AVENUE CHICAGO, IL 60601 6780				I.A. FILING DA	I.A. FILING DATE PRIORITY DATE					
CHICAG	O, 12 00001 0700		09 NOV 9	9	09 NOV 98					
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	NOTIFICA	ATION OF A I	DEFECTIVE OATH	OR DECLAR	ED:	19 JUN 200				
into the 1	national stage in th	e United States	declaration acceptable of America. The periment is set in the accordance	iod within which	n to cor	rect the				
applicati	ath or declaration, on number and into CFR 1.497(a),(b) a	ernational filing	fying this application (date) is required. Th	(preferably by the oath or declar	ne internation do	national nes not comply				
2.	does not identify the application to which it is directed. does not identify the inventor(s). does not identify the citizenship of each inventor.									
5. de										
1.497(a) WILL R	AND (b), AND 1	.497(d) WHER! JRE TO ENTE	ECLARATION IN C E APPROPRIATE, W R THE NATIONAL S ON.	THIN THE T	ME PE					
Addition	ally, the oath or de	eclaration does 1	not comply with 37 Cl	FR 1.63 in that	it:					
1. □	•	•	of each inventor. If the ree or city and foreign cour							
2. □	does not state that the	he person making	the oath or declaration:							
a	,		contents of the application ically referred to in the o	•						
b	, -	ne duty to disclose ntability as defined	to the Office all information 37 CFR 1.56.	tion known to the	person to	be be				
3. 🗍	priority is made pur	suant to 37 CFR in the sum on which priori	on for patent or inventor! 55, and any foreign app ty is claimed, by specifyi iling.	lication having a f	iling date	e before				
			Pat I	Booker, Parale	gal					
		•	Telephon	e: (703)305-3738	3	•				